

CLIENT: 7703 READING BROADCASTING
MATTER: 10010 GENERAL

<u>DATE</u>	<u>TKPR</u>	<u>NARRATIVE</u>	<u>HOURS</u>
1/02/92	RCW	CONF. PGF RE DOCUMENTS; REVIEW SAME; TELECONF. NICE RE SAME.	2.00
1/06/92	PGF	CONF. RCW RE FILING OF CLOSING DOCUMENTS; REVIEW SAME.	.25
1/06/92	RCW	REVIEW COMPLETED DOCUMENTS; TELECONF. PGF RE SAME.	1.50
1/07/92	RCW	CONF. PGF RE DOCUMENTS.	.50
1/08/92	PGF	DRAFT AMENDMENT TO TRANSFER APPLICATION; RESEARCH RE SAME; CONF. RCW RE MERIDIAN OPTION TO PURCHASE PARTEL'S READING STOCK; TELECONF. M. PARKER RE SAME.	2.00
1/08/92	RCW	REVIEW DOCUMENTS; CONF. PGF RE STATUS.	1.50
1/10/92	PGF	TELECONF. M. MERCER'S OFFICE RE MERIDIAN OPTION; REVIEW SAME.	.25
1/14/92	RCW	CONF. PGF RE FCC INQUIRY; REVIEW MATERIALS RE OPTION.	1.00
1/17/92	PGF	TELECONF. M. PARKER, M. MERCER RE AMENDMENT, STATUS OF TRANSFER APPLICATION.	.50
1/21/92	PGF	TELECONF. M. MERCER RE MERIDIAN OPTION; REVIEW DRAFT LETTER RE SAME; CONF. RCW RE SAME.	.75
1/21/92	RCW	CONF. PGF RE STATUS.	.50
1/23/92	PGF	TELECONF. M. MERCER RE DRAFT OF EXPLANATION OF MERIDIAN OPTION; REVIEW SAME; CONF. RCW RE SAME.	.50

<u>DATE</u>	<u>TKPR</u>	<u>NARRATIVE</u>	<u>HOURS</u>
1/24/92	PGF	TELECONF. M. MERCER RE MERIDIAN OPTION; EDIT LETTER TO FCC RE SAME.	.50
1/28/92	PGF	DRAFT TRANSMITTAL LETTERS RE OPTION, AMENDMENT.	.25
1/28/92	RCW	REVIEW FILING RE MERIDIAN OPTION; CONF. PGF RE SAME.	1.00
1/29/92	PGF	PREPARE AMENDMENT FOR FILING.	.25
1/30/92	PGF	TELECONF. A. GLASSER (FCC) RE TRANSFER APPLICATION.	.25
		TOTAL	13.50



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FILE COPY

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1722 EYE STREET, N.W.
WASHINGTON, D.C. 20006
TELEPHONE 202: 736-8000
TELEX 89-463
FACSIMILE 202: 736-8711

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WRITER'S DIRECT NUMBER
(202) 736-8149

125th
Anniversary
1866-1991

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JAN 29 1992

January 29, 1992

Federal Communications Commission
Office of the Secretary

BY HAND

Ms. Donna R. Searcy
Secretary
Federal Communications Commission
Mass Media Bureau
1919 M Street, N.W.
Room 222
Washington, D.C. 20554

Re: WTVE(TV), Reading, Pennsylvania
Reading Broadcasting, Inc.
Amendment of Pending Transfer Application
FCC File No. BTCCT-911113KH

Dear Ms. Searcy:

In response to the Commission's recent inquiry concerning the above-referenced application for the transfer of control ("Application") of Reading Broadcasting, Inc. ("Reading"), this letter will confirm that Micheal L. Parker, the President of Reading, is the sole shareholder, officer and director of Partel, Inc., a proposed 29.69% stockholder of the transferee. Mr. Parker's broadcast interests are described in Exhibit 3 to the Application.

In addition, as explained in the response to Section II, Item 5(a) to the Application, Meridian Bank holds an option, which it may exercise at will, to purchase 6.25% of Reading's stock from Partel, Inc. for one dollar. Attached is a letter from Marvin H. Mercer III, Esq., Reading's corporate attorney, describing the option in more detail.

By this correspondence, I also am transmitting an amendment to the Application, signed by Mr. Parker, which modifies the Application.

Specifically, Exhibit 3 to Reading's Application is amended as follows:

S&A 0043

AMENDMENT

The application of Reading Broadcasting, Inc., as debtor-in-possession, for consent to the transfer of control of WTVE(TV), Reading, Pennsylvania, to Reading Broadcasting, Inc., FCC File No. BTCCT-911113KH, is hereby amended to include the attached material.

Respectfully submitted,

READING BROADCASTING, INC.,
AS DEBTOR-IN-POSSESSION

By:



Micheal L. Parker
President

Dated: 1-28-91

KRUSEN EVANS AND BYRNE

TIMOTHY J. MAHONEY
JOSEPH A. BARONE
THOMAS A. BELL
JAMES A. YULMAN
ROBERT S. FORSTER, JR.
MARY ELISA REEVES*
SANDRA L. KNAPP*
JAMES L. BARLOW*
GABRIEL D. CIERI*

JAMES F. YOUNG
E. ALFRED SMITH***
A. ROBERT DEGEN**
PETER HANSEN BACH*
WILLIAM C. MILLER
MARION H. GRIFFIN
DONNA L. ADELSBERGER*
THOMAS S. MELLON
ERIKA A. SPOTT*

EUGENE R. LIPPMAN
MARK D. ALSPACH

ANDREA L. BERGER**
H. MARVIN MERCER, III*
OF COUNSEL

*ALSO MEMBER NEW JERSEY BAR
**ALSO MEMBER DISTRICT OF COLUMBIA BAR
***ALSO MEMBER HAWAII BAR
*ALSO MEMBER OHIO BAR

Suite 1100, The Curtis Center
Independence Square West
Sixth and Walnut Streets
Philadelphia, Pa. 19106
Telephone 215-923-4400

Fax 215-925-0218
Telex 83-4201
Cable Address: Kesel

New Jersey Office
853 Haddon Avenue
Collingswood, N.J. 08108
Telephone 609-858-3444
Fax 609-858-6707

OUR FILE NO.

January 23, 1992

Ms. Donna Searcy, Secretary
Federal Communications Commission
19 M Street, N.W., Room 222
Washington, D.C. 20554

Re: Reading Broadcasting, Inc.

Dear Ms. Searcy:

Pursuant to the above-referenced corporation's Plan of Reorganization, as amended, Meridian Bank, a Pennsylvania banking corporation, was granted an option to purchase from Partel, Inc. 6-1/4% of all the issued and outstanding shares and capital stock of Reading Broadcasting, Inc. as of September 17, 1991. The purchase price of the option is \$1.00 and the option period commenced on September 17, 1991 and ends on that certain day which is 45 days after all obligations and liabilities of Reading Broadcasting, Inc. under its Restructuring Agreement and loan documents with Meridian Bank have been satisfied and paid in full, provided Meridian Bank receives not less than 10 days advanced written notice that such obligations and liabilities will be paid in full.

The option was granted to Meridian Bank for three reasons. First, it was granted to compensate the bank for the reduction in its secured and unsecured claim against the debtor from over \$3 million to exactly \$2 million. Secondly, it compensated the bank for waiving its right under the debtor's confirmed Fourth Amended Plan of Reorganization to receive an initial payment of \$500,000 on the effective date of the Plan. In exchange for the option, the bank agreed to the amortization of the initial payment over the term of the loan. Finally, the bank was granted the option to compensate it for its decision to extend the term of the loan

S&A 0046

Ms. Donna Searcy, Secretary
Federal Communications Commission
Page 2
January 23, 1992

from 7 years, as set forth in the debtor's Plan, to 30 years.

The principal purpose of the option is to allow the bank to participate, as a shareholder, in the event that the station is subsequently sold at an amount in excess of its liabilities. Although the bank has the right to exercise the option immediately, we believe that the bank has no plans to do so at the present time. In any event, exercise of the option by the bank, in and of itself, will not result in a transfer of control of the corporation.

Sincerely,

KRUSEN EVANS AND BYRNE



H. Marvin Mercer, III

HMM/jl/C65

S&A 0047



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1866-1991

WRITER'S DIRECT NUMBER
(202)-736-8149

February 7, 1992

BY HAND

Ms. Donna R. Searcy
Secretary
Federal Communications Commission
Mass Media Bureau
1919 M Street, N.W.
Room 222
Washington, D.C. 20554

Re: WTVE(TV), Reading, Pennsylvania
Reading Broadcasting, Inc.
Amendment of Pending Transfer Application
FCC File No. BTCCT-911113KH

Dear Ms. Searcy:

On behalf of Reading Broadcasting, Inc. ("Reading"), transmitted herewith is an amendment to the above-referenced application. Specifically, enclosed is an Order of the United States Bankruptcy Court for the Eastern District of Pennsylvania confirming the Reading's plan of reorganization.

In addition, if the foregoing application is granted, the stock ownership of Reading will be different from the stock ownership of Reading prior to bankruptcy. As referenced in Reading's application, in order to adequately finance the corporation, Reading will issue additional shares of stock to reflect the addition of several new shareholders. Consequently, the above-referenced application was filed on FCC Form 315, the Long Form application.

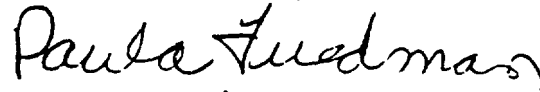
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FEB 7 '92
FEDERAL COMMUNICATIONS
COMMISSION
OFFICE OF THE
SECRETARY

SIDLEY & AUSTIN

WASHINGTON, D.C.

Should you have any questions, please contact the undersigned.

Sincerely,

A handwritten signature in cursive script that reads "Paula Friedman".

Paula G. Friedman

Attachments

cc: Mr. Alan Glasser

bc: Mr. Micheal L. Parker (Public Inspection File)

AMENDMENT

The application of Reading Broadcasting, Inc., as debtor-in-possession, for consent to the transfer of control of WTVE(TV), Reading, Pennsylvania, to Reading Broadcasting, Inc., FCC File No. BTCCT-911113KH, is hereby amended to include the attached material.

Respectfully submitted,

READING BROADCASTING, INC.,
AS DEBTOR-IN-POSSESSION

By:


Michael L. Parker
President

Dated: 2-5-92

UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In Re

: Chapter 11

READING BROADCASTING, INC. t/a
WTVB TELEVISION, TV 51 and
WTVB PRODUCTIONS

Debtor

:

Bankruptcy No. 93B6-04474T

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JAN 14 1991

WILLIAM H. AND PUNE

ORDER CONFIRMING DEBTOR'S FOURTH AMENDED
PLAN OF REORGANIZATION

AND NOW, this 8th day of January, 1991, upon
consideration of the Debtor's Fourth Amended Plan of
Reorganization (the "Plan") and the hearing held thereon:

And upon finding:

1. That the Plan complies with the applicable provisions of the Bankruptcy Reform Act of 1978, as amended (the "Bankruptcy Code"), as required by Section 1129(a)(1) of the Bankruptcy Code;
2. That the proponent of the Plan complies with the applicable provisions of the Bankruptcy Code, as required by Section 1129(a)(2) of the Bankruptcy Code;
3. That the Plan has been proposed in good faith and not by any means forbidden by law, as required by Section 1129(a)(3) of the Bankruptcy Code;
4. That any payments made or to be made by the proponent of the Plan (the Debtor) for services or for costs and expenses in, or in connection with, the case, or in connection

with the Plan and incident to the case, have been approved by, or are subject to the approval of this Court, as reasonable, as required by Section 1129(a)(4) of the Bankruptcy Code;

5. That the identity and affiliations of all persons currently proposed to serve as officers and directors of the Debtor after confirmation of the Plan have been disclosed and that the appointment of such persons to such offices, or their continuance therein, is consistent with the interests of creditors and equity security holders and with public policy, and that there has been disclosed the identity of insiders to be employed or retained by the Debtor or its successor and the nature of their compensation, as required by Section 1129(a)(5) of the Bankruptcy Code;

6. That Section 1129(a)(6) is not applicable as no governmental regulatory commission has jurisdiction over the rates of the Debtor;

7. That with respect to Classes A, D, F, G and H, which are the only impaired classes of claims or interests under the Plan, each holder of a claim or interest of each such class (a) has accepted the Plan by voting pursuant to Section 1125 of the Bankruptcy Code, or (b) will receive or retain under the Plan on account of such claim or interest property of value, as of the effective date of the Plan, that is not less than the amount that such holder would so receive or retain if the Debtor were liquidated under Chapter 7 of the Bankruptcy Code on such date, as required by Section 1129(a)(7) of the Bankruptcy Code;

8. That with respect to Classes A, D, F, G and H, such classes have accepted the Plan by voting pursuant to Section 112 of the Bankruptcy Code, as required by Section 1129(a)(8) of the Bankruptcy Code;

9. That with respect to Class D (an impaired class), no ballots accepting or rejecting the Plan were returned; however the Internal Revenue Service (one of the four holders of such claims) has informed the Debtor, by letter from Marion Biddle, Chief of the Insolvency Unit, it has no objection to the Plan, and finds the Plan acceptable;

10. That under the Plan, Classes B, C and D are the only classes of claims of a kind specified in Section 507(a) of the Bankruptcy Code and have been accorded in the Plan the treatment required by Section 1129(a)(9);

11. That at least one of the classes of claims impaired under the Plan have accepted the Plan, determined without including any acceptance of the Plan by an insider, as required by Section 1129(a)(10) of the Bankruptcy Code;

12. That as required by Section 1129(a)(11) of the Bankruptcy Code, confirmation of the Plan is not likely to be followed by the need for further reorganization of the Debtor;

13. That the Plan provides for the payment of all fees payable under 28 U.S.C. Section 1930 on the effective date of the Plan, as required by Section 1129(a)(12) of the Bankruptcy Code; and

14. That the requirements of Section 1129(a)(13) of the

Bankruptcy Code are inapplicable, as the present case was commenced prior to June 16, 1988.

It is hereby ORDERED

That the United States Bankruptcy Court for the Eastern District of Pennsylvania shall retain jurisdiction until the Plan has been fully consummated for, but not limited to, the following purposes:

1. The classification of the allowed claim of any creditor and the re-examination of claims which have been allowed for purposes of voting, and the determination of such objections as may be filed by the Debtor to creditors' claims. The failure of the Debtor to object or to examine any claim for the purposes of voting shall not be deemed to be a waiver of the Debtor's right to object to or to re-examine the claim in whole or in part;

2. The determination of all questions and disputes regarding title to the assets of the estate, and the determination of all causes of action, controversies, disputes or conflicts, whether or not subject to action pending as of the date of confirmation, between the Debtor and any other party, including but not limited to any right of the Debtor to recover assets pursuant to the provisions of the Bankruptcy Code;

3. The correction of any defect, the curing of any

omission, or the reconciliation of any inconsistency in the Plan or in this Order of Confirmation as may be necessary to carry on the purposes and intent of the Plan;

4. Any modification of the Plan after confirmation pursuant to the Bankruptcy Code and Rules;

5. The enforcement of and interpretation of the terms and conditions of the Plan;

6. The entry of any Order, including injunctions necessary to enforce the right, title, and powers of the Debtor and to impose such limitations, restrictions, terms and conditions of such right, title and powers as this Court may deem necessary;

7. The entry of an order concluding and terminating this case;

8. The entry of an order approving any requests for professional compensation and/or compelling the payment of said compensation; and

9. The enforcement of and interpretation of the terms and conditions of the Partel Consulting Contract (the contract of employment by and between Partel, Inc. and the Debtor which was approved by Order of this Court) and of the contract by and between Legg Mason Wood Walker, Inc. and the Debtor which was approved by Order of this Court.

And it is further ORDERED

That the Debtor's Fourth Amended Plan of Reorganization filed by the Debtor on October 30, 1990 is CONFIRMED, subject to the Conditions set forth in Article IX of the Plan.


THOMAS M. TWARDOWSKI
BANKRUPTCY JUDGE

cc: H. Marvin Mercer, III, Esquire
Of Counsel to Astor, Weiss and Newman
c/o KRUSEN EVANS AND BYRNE
Suite 1100, The Curtis Center
Independence Square West
Sixth and Walnut Streets
Philadelphia, PA 19106

James J. O'Connell, Esquire
U.S. Trustee's Office
2nd and Chestnut Streets
Philadelphia, PA 19106

D:/WP/HMM/CASE/42281/DOCMNTS/D15

3 Notices mailed on 1/10/91
by V. Palamov Dep. Clk.

S&A 0042

FILE COPY

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TOKYO

WRITER'S DIRECT NUMBER
(202) 736-8149

125th
Anniversary
1866-1991



April 10, 1992

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APR 10 1992

Federal Communications Commission
Office of the Secretary

BY HAND

Ms. Donna R. Searcy
Secretary
Federal Communications Commission
1919 M Street, N.W.
Room 222
Washington, D.C. 20554

Re: WTVE(TV), Reading, Pennsylvania
FCC File No. BTCCT-911113KH

Dear Ms. Searcy:

The Commission is hereby advised that the transfer of control of Reading Broadcasting, Inc. ("Reading"), licensee of WTVE(TV), Reading, Pennsylvania, from Reading Broadcasting, Inc., as debtor-in-possession, to Reading was consummated on March 12, 1992.

Please direct any questions concerning this correspondence to the undersigned.

Sincerely,

Paula Friedman

Paula G. Friedman

bc: Micheal Parker (Public Inspection File)

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WRITER'S DIRECT NUMBER
(202) 736-8215

125th
Anniversary
1866-1991

April 9, 1992

Mr. Micheal L. Parker
Reading Broadcasting, Inc.
1729 N. 11th Street
Reading, Pennsylvania 19604



Re: Reading Broadcasting Co.

Dear Mike:

Enclosed please find our statement for professional services rendered and disbursements incurred on your behalf during the month of March, 1992.

Please do not hesitate to contact me if you have any questions. Otherwise, please send your remittance directly to my attention at the Washington address listed above. Thank you very much.

Best regards,

Sincerely,

R. Clark Wadlow

Encs.

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ASHURST MORRIS CRISP
—
TOKYO
ASSOCIATED WITH
HASHIDATE LAW OFFICE

April 9, 1992

Mr. Micheal L. Parker
Reading Broadcasting, Inc.
1729 N. 11th Street
Reading, Pennsylvania 19604

PLEASE INDICATE ON REMITTANCE
THE REFERENCE NUMBER BELOW.

REFERENCE 7703/10010

For professional services rendered
through March 31, 1992

General representation
(see attached diary)

1,450.00

DISBURSEMENTS:

Document processing
Telephone toll

6.12

7.00

TOTAL DISBURSEMENTS

13.12

13.12

SUBTOTAL

1,463.12

ACCOUNT RECEIVABLE BALANCE
(as of March 31, 1992)

28,520.98

TOTAL

\$29,984.10

CLIENT: 7703 READING BROADCASTING
MATTER: 10010 GENERAL

<u>DATE</u>	<u>TKPR</u>	<u>NARRATIVE</u>	<u>HOURS</u>
3/04/92	FXR	RESEARCH RE RENEWAL APPLICATION.	.25
3/04/92	PGF	TELECONF. F. NICE RE STATUS OF TRANSFER APPLICATION, RENEWAL; CONF. FRK RE DOCUMENTS.	.50
3/05/92	PGF	CONF. RCW RE EXPIRATION OF CONSTRUCTION PERMIT; RESEARCH RE SAME.	.25
3/06/92	FXR	RESEARCH RE RENEWAL GRANT.	.25
3/06/92	PGF	PRELIMINARY DRAFTING OF EXTEN- SION REQUEST; OWNERSHIP REPORT.	.25
3/13/92	FXR	RESEARCH RE RENEWAL.	.25
3/13/92	PGF	TELECONF. M. PARKER RE STATUS' CONSUMMATION DATE, OWNERSHIP REPORT, EXTENSION OF CP; CONF. RCW RE SAME.	.50
3/16/92	PGF	PREPARE OWNERSHIP REPORT.	.25
3/23/92	PGF	TELECONF. M. PARKER RE STATUS.	.25
3/24/92	PGF	CONF. B. WILLIAMSON, G. WHITE RE AUXILIARY APPLICATION.	.25
3/25/92	PGF	PREPARE OWNERSHIP REPORT.	.25
3/26/92	PGF	CONF. RCW RE STATUS; PREPARE APPLICATIONS.	.25
3/27/92	PGF	TELECONF. L. HENDRICKSON RE FILINGS; PREPARE OWNERSHIP REPORT.	2.00
3/30/92	PGF	PREPARE OWNERSHIP REPORT; TELE- CONF. L. HENDRICKSON.	1.25
3/31/92	PGF	PREPARE OWNERSHIP REPORT. CON- SUMMATION LETTER; CONF. RCW; TELECONF. L. HENDRICKSON RE SAME.	2.50
		TOTAL	9.25

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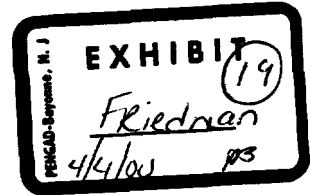
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1866-1991

WRITER'S DIRECT NUMBER

(202) 736-8215



LONDON
SINGAPORE
TOKYO

May 19, 1992

Mr. Micheal L. Parker
Reading Broadcasting, Inc.
1729 N. 11th Street
Reading, Pennsylvania 19604

Re: Reading Broadcasting Co.

Dear Mike:

Enclosed please find our statement for professional services rendered and disbursements incurred on your behalf during the month of April, 1992.

Please do not hesitate to contact me if you have any questions. Otherwise, please send your remittance directly to my attention at the Washington address listed above. Thank you very much.

Best regards,

Sincerely,

A handwritten signature in black ink, appearing to be 'R. Clark Wadlow'. The signature is fluid and cursive, with a large 'R' and 'W'.

R. Clark Wadlow

Encs.

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ASHURST MORRIS CRISP
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TOKYO
ASSOCIATED WITH
HASHIDATE LAW OFFICE

May 19, 1992

Mr. Micheal L. Parker
Reading Broadcasting, Inc.
1729 N. 11th Street
Reading, Pennsylvania 19604

PLEASE INDICATE ON REMITTANCE
THE REFERENCE NUMBER BELOW.

REFERENCE 7703/10010

For professional services rendered
through April 30, 1992

General representation
(see attached diary)

3,200.00

DISBURSEMENTS:

Document processing
Shipping
Filing fees
Telephone toll

18.34
67.25
235.00
11.76

TOTAL DISBURSEMENTS

332.35

332.35

SUBTOTAL

3,532.35

ACCOUNT RECEIVABLE BALANCE
(as of April 30, 1992)

29,684.10

TOTAL

\$33,216.45

CLIENT: 7703 READING BROADCASTING
MATTER: 10010 GENERAL

<u>DATE</u>	<u>TKPR</u>	<u>NARRATIVE</u>	<u>HOURS</u>
4/01/92	PGF	TELECONF. M. PARKER, ETC. RE OWNERSHIP REPORT, CONSTRUCTION PERMIT; PREPARE SAME.	1.50
4/02/92	PGF	PREPARE OWNERSHIP REPORT, EXTENSION REQUEST.	.25
4/03/92	PGF	TELECONFS. RE OWNERSHIP REPORT, EXTENSION OF CP; CONF. RCW RE SAME.	.25
4/05/92	PGF	PREPARE OWNERSHIP REPORT.	.25
4/06/92	WDM	RESEARCH RE RENEWALS.	1.00
4/06/92	PGF	PREPARE OWNERSHIP REPORT; CP EXTENSION.	.25
4/07/92	PGF	CONF. RCW RE STATUS; TELECONF. RE SAME.	.50
4/08/92	PGF	TELECONF. L. HENDRICKSON, B. WILLIAMSON; CONF. RCW RE CONSUMMATION OWNERSHIP REPORT, CP EXTENSION; PREPARE SAME.	1.50
4/09/92	PGF	TELECONF. M. PARKER, L. HENDRICKSON, M. MERCER RE CONSUMMATION, OWNERSHIP REPORT, CONSTRUCTION PERMIT; PREPARE ALL.	2.75
4/09/92	RCW	CONF. PGF RE STATUS; REVIEW FILINGS.	1.50
4/10/92	WDM	RESEARCH RE: NORWELL, MA.	1.00
4/10/92	PGF	TELECONFS. CP EXTENSION, OWNERSHIP REPORT, CONSUMMATION LTR.; CONF. RCW RE SAME; PREPARE FOR FILING.	3.00
4/10/92	RCW	REVIEW DRAFTS; CONF. PGF RE SAME.	1.50

<u>DATE</u>	<u>TKPR</u>	<u>NARRATIVE</u>	<u>HOURS</u>
4/13/92	PGF	PREPARE OWNERSHIP REPORT.	.25
4/14/92	PGF	FINALIZE OWNERSHIP REPORT; TELE- CONF. M. MERCER RE PARKER'S INTEREST IN NORWELL, MASS. STATION.	.75
4/15/92	PGF	FINALIZE OWNERSHIP REPORT; PRE- PARE FOR FILING.	.75
4/21/92	PGF	REVIEW PUBLIC NOTICE ACCEPTING EXTENSION REQUEST FOR FILING.	.25
		TOTAL	17.25

DOCUMENT OFF-LINE

This page has been substituted for one of the following:

- o An oversize page or document (such as a map) which was too large to be scanned into the ECFS system.

- o Microfilm, microform, certain photographs or videotape.

- o Other materials which, for one reason or another, could not be scanned into the ECFS system.

The actual document, page(s) or materials may be reviewed by contacting an Information Technician. Please note the applicable docket or rulemaking number, document type and any other relevant information about the document in order to ensure speedy retrieval by the Information Technician.

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